

V.—DRAFTING PANELS FROM JURY LISTS:

24. Panels to be returned from Jury List.
25. Public notice of drafting Panel to be given.
26. Ballots to be prepared by Sheriff
27. Manner of drafting Panel.
28. Number of Jurors to be returned on Precept.

VI.—JURY PROCESS:

29. Precepts to be issued for the return of General Panels.
30. Time for issuing such Precepts.
31. Form of *Venire Facias*.
32. Teste and Return of Jury Process.
33. Form of *Habeas Corpora* and *Distringas*.
34. *Venire Facias Juratores* (dispensed with in certain cases).
35. Power to sue out new *Venire* where no trial on former one.

VII.—DRAWING JURY AT TRIAL:

36. Jury to be drawn by Ballot.
37. When Jury not discharged names not to be again drawn.
38. Same Jury may by consent try several causes.

VIII.—SPECIAL JURIES:

39. Special Juries allowed in all cases except Treason or Felony.
40. How *Venire Facias* to be sued out and indorsed where Special Jury desired.
41. Notice of striking Jury to be given to the opposite party.
42. Who to be struck on Special Juries.
43. Manner of striking Special Jury.
44. When officer to proceed *ex-parte*.
45. Special Juries of Merchants, Manufacturers or Men of Science may be struck in certain cases.
46. Form of Rule and indorsement on *Venire Facias* for Special Jury of Merchants, &c.
47. Manner of striking Special Jury of Merchants.
48. Same Special Jury may by consent try different causes.
49. Costs of Special Juries how to be borne.

IX.—VIEWS, JURIES *DE MEDIETATE LINGUE* AND INQUESTS:

50. Superior Courts at Toronto may grant views in certain cases.
51. How viewers to be nominated where parties cannot agree.
52. Viewers to be sworn upon the Jury first.
53. Jury *de medietate lingue*.
54. Who to be summoned on Inquests.

X.—CHALLENGES:

55. Want of Qualification cause of challenge.
56. Want of freehold no cause of challenge.
57. Want of Knight no cause of challenge to array.
58. Challenges in Murder, Felony and Misdemeanor.
59. Crown to have no challenge but for cause.
60. In civil cases, except where Special Jury struck, each party allowed two peremptory challenges.

XI.—SUMMONING JURORS:

61. Grand and Petit Jurors to be summoned ten days and Special Jurors three days before day of attendance.
62. Summons of Jurors on Inquests and as Talesmen to be as heretofore.